TO:

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REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

In Compliance	ce with 35 U.S.C. § 290 and	1/or 15 U.S.C. §	1116 you are hereby adv	ised that a court ac	tion has been
filed in the U.S. Di	istrict Court <u>Distr</u>	rict of Arizona	on the following	☐ Patents or	☐ Trademarks:
DOCKET NO.	DATE FILED		STRICT COURT		
CV 09-717-PHX-ROS	04/08/2009	District	of Arizona		
PLAINTIFF	Yes Yes		DEFENDANT		
International Flora Technologies, Ltd.			Desert Whale Jojoba C	ompany, inc. et ai	
PATENT OR	DATE OF PATEN	г			
TRADEMARK NO.	OR TRADEMARK		HOLDER OF	PATENT OR TRA	ADEMARK
1 SEE ATTACHED					
2 7,435,424 BL					
3					
4					
5	*				
In the abov	INCLUDED BY	wing patent(s)/ to			Other Pleading
PATENT OR	DATE OF PATEN			Cross on	
TRADEMARK NO.	OR TRADEMARE		HOLDER OF	PATENT OR TR	ADEMARK
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	ve-entitled case, the follow	wing decision ha	s been rendered or judge	ment issued:	
DECISION/JUDGEMENT					
CLERK		(BV) DEPUTY	CLERK		DATE
RICHARD H. WEAR	E	(BY) DEPUTY CLERK Christina Harney			04/21/09
		1			L

STD

U.S. District Court DISTRICT OF ARIZONA (Phoenix Division) CIVIL DOCKET FOR CASE #: 2:09-cv-00717-ROS

International Flora Technologies, Ltd. v. Desert Whale

Jojoba Company, Inc. et al

Assigned to: Judge Roslyn O Silver Cause: 35:271 Patent Infringement

Plaintiff

International Flora Technologies,

Ltd.

an Arizona corporation

Jury Demand: Plaintiff Nature of Suit: 830 Patent Jurisdiction: Federal Question

represented by Geoffrey S Kercsmar

Kercsmar & Feltus PLLC 6263 N Scottsdale Rd

Date Filed: 04/08/2009

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ATTORNEY TO BE NOTICED

V.

Defendant

Desert Whale Jojoba Company, Inc.

an Arizona corporation

Defendant

Desert Whale Jojoba Company No.

II. Inc.

an Arizona Corporation

Date Filed	#	Docket Text

04/08/2009	1	COMPLAINT. Filing fee received: \$ 350.00, receipt number 0970000000002720716, filed by International Flora Technologies, Ltd (Attachments: # 1 Civil Cover Sheet, # 2 Summons, # 3 Summons)(Kercsmar, Geoffrey) (Entered: 04/08/2009)
04/08/2009	2	Notice re Corporate Disclosure Statement by International Flora Technologies, Ltd. (Kercsmar, Geoffrey) (Entered: 04/08/2009)
04/08/2009		This case has been assigned to the Honorable Roslyn O. Silver. All future pleadings or documents should bear the correct case number: CV 09-717-PHX-ROS. This is a TEXT ENTRY ONLY. There is no PDF document associated with this entry. (CMH,) (Entered: 04/21/2009)
04/09/2009	3	Notice of Magistrate Judge Availability Form. (CMH,) (Entered: 04/21/2009)
04/21/2009	4	Summons Issued as to Desert Whale Jojoba Company, Inc., Desert Whale Jojoba Company No. II, Inc (Attachments: # 1 Desert Whale Jojoba Company, Inc.) (CMH,). *** IMPORTANT: You must select "Document and stamps" or "Document and comments" on the print screen in order for the court seal to appear on the summons you print. (Entered: 04/21/2009)

	PACER S	Service Cente	er
C Y	Transa	ction Receipt	
	04/21/2	2009 09:51:45	
PACER Login:	us4935	Client Code:	
Description:	Docket Report	Search Criteria:	2:09-cv-00717-ROS
Billable Pages:	1	Cost:	0.08

Geoffrey S. Kercsmar (#020528) 1 gsk@kflawaz.com Gregory B. Collins (#023158) 2 gbc@kflawaz.com KERCSMAR & FELTUS PLLC 3 3263 N. Scottsdale Road, Suite 320 Scottsdale, Arizona 85250 4 Telephone: (480) 421-1001 5 Counsel for Plaintiff International Flora Technologies Ltd. 6 7 IN THE UNITED STATES DISTRICT COURT 8 FOR THE DISTRICT OF ARIZONA 9 International Flora Technologies, Ltd., an No. 10 Arizona corporation, 11 Plaintiff. **COMPLAINT** 12 13 (Jury Trial Requested) Desert Whale Jojoba Company, Inc. an Arizona corporation, and Desert Whale 14 Jojoba Company No. II, Inc., an Arizona Corporation 15 Defendant. 16 17 Plaintiff International Flora Technologies, Ltd. ("Floratech"), for its complaint 18 against defendants Desert Whale Jojoba Company, Inc. ("Desert Whale I") and Desert 19 Whale Jojoba Company No. II, Inc. ("Desert Whale II") (together "Desert Whale"), 20 alleges as follows: 2.1 **PARTIES** 22 Floratech is an Arizona corporation with its principle place of business 1. 23 located at 291 E. El Prado Court, Chandler, Arizona 85251. 24 Desert Whale I and Desert Whale II are both Arizona corporations with a 2. 25 principle place of business of 2101 E. Beverly Drive, Tucson, Arizona 85719. 26

JURISDICTION AND VENUE

- 3. This is a claim for patent infringement under the patent laws of the United States, 35 U.S.C. § 1 et seq., and specifically 35 U.S.C. § 6271.
 - 4. This Court has subject matter jurisdiction under 28 U.S.C. § 1338(a).
- As Arizona corporations, Desert Whale I and Desert Whale II are subject to personal jurisdiction in Arizona.
 - 6. Venue is proper in this Court.

FACTUAL BACKGROUND

- 7. Since 1975, Floratech has been a leader in providing cosmetic formulation specifications, ingredients, and product development.
- 8. Floratech offers an extensive and innovative selection of superior botanical emollients and specialty particles to the cosmetics and personal care industry.
- 9. Floratech's botanical ingredients include: gentle exfoliatives, oil-free jojoba esters, Macadamia oil and esters, stabilized high-oleic acid sunflower oil and derivatives, water-soluble emollients and soft spheres delivering customizable additives to match your needs.
- 10. Floratech was the first ISO 9001:2000 certified jojoba oil manufacturer and has adopted the Cosmetic, Toiletries and Fragrance Association's Consumer Commitment Code (CCC) to ensure its customers receive the safest possible ingredients.
- 11. Floratech's customers expect and receive the highest quality ingredients for use in their cosmetic formulations.
- 12. Floratech's innovations have been widely recognized in the cosmetics industry.

- 13. As a leader in the cosmetics industry, Floratech has developed an intellectual property portfolio to protect its innovations in the developments of jojobaderived materials, as well as other natural products.
- 14. On October 14, 2008, U.S. Patent No. 7,435,424 B1 entitled High Unsaponifiables and Methods of Using Same (the "424 Patent") was duly and legally issued in the name of inventors Lee Roy Copeland, Robert Kleiman, Sambasivarao Koritala, James Brown, and Melanie Cummings. At issuance, the '424 Patent was assigned to Floratech.
- 15. Desert Whale has been making, using, selling or offering for sale, without a license or authority from Floratech, in this district and elsewhere in the United States, products that embody the inventions claimed in the '424 Patent under 35 U.S.C. § 271(a).
- 16. The products Desert Whale sells under the names Jojoba Hydrate and Jojoba Illuminate infringe the '424 Patent. Upon information and belief, other Desert Whale products may also infringe the '424 Patent.
- 17. Desert Whale has and will continue to induce others (including Desert Whale's customers) to infringe the '424 Patent.
- 18. Floratech has provided notice to Desert Whale of Desert Whale's infringement. Nonetheless, Desert Whale continues to infringe and induce infringement of the '424 Patent.
- 19. Floratech has been damaged by Desert Whale's acts of infringement of the '424 Patent and will continue to be damaged by Desert Whale's infringement and inducement of infringement, unless the infringement by Desert Whale is enjoined by this Court.
- 20. Desert Whale has had actual knowledge of the specifications and issued claims of the '424 Patent and its continuing infringement of the '424 Patent is willful and deliberate.

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Floratech provided notice of its patent rights as set forth in the '424 Patent 21. in full compliance with 35 U.S.C. § 287(a). CAUSE OF ACTION (INFRINGEMENT OF U.S. PATENT NO. 7,435,424 B1) 4 5 Floratech repeats and incorporates by reference its allegations set forth 22. 6 above. 7 Desert Whale's acts in making, using, selling or offering for sale, without a 23. 8 license or authority from Floratech, in this district and elsewhere in the United States, 9 products that embody the inventions claimed in the '424 Patent constitute infringement of 10 '424 Patent. 11 As a direct and proximate cause of Desert Whale's infringement Floratech 24. 12 has suffered damages in excess of the jurisdictional minimums of this Court. 13 Desert Whale's infringement of the '424 Patent is willful. 25. 14 exceptional case under 35 U.S.C. §§ 284, 285 and the Court should award Floratech its 15 attorneys' fees incurred bringing this action, treble damages and up to three times Desert 16 Whale's profits derived from infringement. 17 **JURY DEMAND** 18 Floratech requests trial by jury. 26. 19 PRAYER FOR RELIEF 20 WHEREFORE, Floratech prays that this Court enter judgment against Desert 21 Whale as follows: 22

This is an

have infringed the valid U.S. Patent No. 7,435,424 B1.

A. That Desert Whale, its officers, agents, servants, employees and attorneys and

all persons in active concert or participation with Desert Whale, be found to

B.	That Desert Whale, its officers, agents, servants, employees and attorneys and
	all persons in active concert or participation with Desert Whale, b
	permanently enjoined from making, using, selling or offering for sale, without
	a license or authority from Floratech, products that embody the invention
	claimed in the '424 Patent.
C.	That Floratech be compensated for the damages caused by Desert Whale'
	infringement in an amount determined by an accounting, but not less than
	reasonable royalty plus interest.
D.	That the award of damages be trebled as provided in 35 U.S.C. § 284.
E.	That Floratech be awarded its costs and attorneys' fees under 35 U.S.C. § 284.

DATED this 8th day of April, 2009.

and equitable.

KERCSMAR & FELTUS PLLC

F. That Floratech be awarded such other and further relief as the Court deems just

By: s/Geoffrey S. Kercsmar
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Technologies, Ltd.